This Preliminary Amendment as well as the previous Request for Reconsideration filed

on May 5, 2008 constitute the proper Submission with the RCE being concurrently filed and

fully complies with M.P.E.P. § 706.07(h)(II). This Preliminary Amendment addresses the

Examiner's comments from the Advisory Action of May 21, 2008, as well as those comments

from the Examiner during the recent Interview.

A Petition for Extension of Time is being concurrently filed with this Preliminary

Response. Thus, this Preliminary Amendment is being timely filed.

Status of Claims

In the present Preliminary Amendment, claims 29-30 have been added. This makes

claims 1, 2, 6, 7, 11, 13, 14, 16, 17, 19, 20, 22-24 and 28-30 as pending in the above-identified

application.

No new matter has been added with the addition of claims 29 and 30. Support for these

new claims is found in paragraphs [0062] and [0063], respectively, of US 2006/0102306 A1 (the

publication of this application.

In view of the following remarks, Applicant respectfully requests that the Examiner

withdraw all rejections and allow the currently pending claims.

Substance of the Interview

Applicant thanks Examiner D. Cordray for his time, helpfulness and courtesies extended

to Applicant's representative during the Interview of June 3, 2008. The assistance of the

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compliance with M.P.E.P. § 713.04, Applicant submits the following remarks.

The Interview Summary form amply summarizes the discussions at the Interview.

Various ways of addressing the prior art rejections were discussed, and suggestions were

Examiner in advancing prosecution of the present application is greatly appreciated. In

discussed that may advance prosecution of this application.

Also during the Interview, the Examiner inquired into the support for the recent claim

amendment that refers to the addition of surfactant (B) to an aqueous solution having copolymer

(A). As also explained in the previous Request for Reconsideration of May 5, Applicant

respectfully refers the Examiner to at least paragraph [0125] of US 2006/0102306 A1 (the

publication of this application), which is a part of the disclosure of the tested Examples. Further,

Applicants note paragraphs [0077]-[0081] and [0116]-[0123]. For instance, paragraph [0116] of

the '306 published specification refers to how a polymer having a weight-average MW of

140,000 was obtained.

Issues under 35 U.S.C. § 112, First Paragraph

Claims 26 and 27 stand rejected under 35 U.S.C. § 112, first paragraph for asserted lack

of written description (see Office Action at pages 3-4). The Advisory Action of May 21, 2008

indicates that this rejection has been overcome. Withdrawal of this rejection is respectfully

requested.

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## Issues under 35 U.S.C. § 112, Second Paragraph

Claims 1, 2, 6, 7, 11-14, 16-20, 22-24, 26 and 27 stand rejected under 35 U.S.C. § 112, second paragraph for asserted lack of definiteness (see Office Action at pages 4-5). It appears that the Advisory Action of May 21, 2008 indicates that this rejection has been overcome. Thus, withdrawal of this rejection is respectfully requested. If not, Applicant respectfully requests consideration of the remarks set forth in the previous Request for Reconsideration of May 5, 2008. Again, the papermaking step is further defined by paragraph [0106] of the present specification. Further, based upon a closer reading of the present specification, it is clear that the paper quality improver is added before the step of making the paper, and the invention will thus work. The number of possible locations when adding components (A) and (B) are not so great as stated in the Office Action.

## Issues under 35 U.S.C. § 103(a)

Claims 1, 2, 6, 7, 11-14, 14, 16-20, 22-24, 26 and 27 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Zhang et al. '268 (U.S. Patent No. 6,417,268) in view of Fallon '380 (U.S. Patent No. 5,571,380) as evidenced by Biale '696 (U.S. Patent No. 3,714,096), Xiao et al. '392 (US 5,747,392) and Smook (Handbook for Pulp and Paper Technologists) (see pages 5-10 and 2-3 of the outstanding Office Action). Reconsideration and withdrawal of this rejection are respectfully requested based on the following considerations.

This rejection was addressed in Applicant's Request for Reconsideration filed on May 5, 2008. Also, the Interview Summary indicates that this rejection has been overcome.

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If not, Applicant notes that the recent Advisory Action indicates that Applicant's

amendments to the pending claims and thus the accompanying arguments have not been

considered as the previous claim amendments were not technically entered and considered by the

Examiner (see also Box 3 of the PTOL-303 form and "continuation of 3" at page 2 of the

Advisory Action). As one instance of such a claim amendment, claims 1, 2 and 14 have been

amended to recite: "wherein a mixture of the copolymer (A) and the surfactant (B) is prepared by

adding surfactant (B) to an aqueous solution of copolymer (A)." As another example, recently

added claim 28 has not been considered on the merits. Thus, consideration of the recent claim

amendments is respectfully requested, as it is believed that this rejection has been overcome.

Applicant adds the following remarks which are in response to the comments in the Advisory

Action.

Applicant notes that many of the previously submitted arguments are with respect to the

claims as amended. Thus, though the Advisory Action addresses most of Applicant's arguments,

Applicant respectfully requests reconsideration of these arguments in view of the now entered

claim amendments.

Applicant also respectfully maintains his position as previously stated. For instance,

Applicant respectfully submits that the citation of Fallon '380 does not properly account for such

deficiencies of Zhang et al. '268 and is thus improper. As another instance, Fallon '380 does not

disclose the instantly claimed amount of nonionic monomer having a solubility parameter of 20.5

14 of 17 JWB/ETP/la (MPa)1/2 or less. Furthermore, it appears that the patentability of claim 13 has not been specifically analyzed, and only a textbook reference has been cited as accounting for the specific

feature of this claim in combination with the base claim

Polymer IV of Zhang et al. '268

Regarding the comments in the Advisory Action (at page 3) concerning the

polymerization solutions of Polymer IV (not Polymer VI) of Examples 2 and 5 of Zhang et al.

'268, Applicant notes that the A/B ratio still falls outside of what is being instantly claimed. In

Polymer IV, 4.41g of surfactants was used for 59.611 of monomers. That means that A/B of

Polymer IV is 59.611/4.41 = 93/7, which is outside of the instantly claimed range of 85/15 to

15/85. It is believed that Zhang et al. '268 does not disclose the instantly claimed range of the

A/B ratio.

Other Claimed Features

Applicant also notes that the present invention is directed to a process of making a pulp

sheet, wherein the paper quality improver provides at least one paper quality improving effect of

at least one of the following: the standard improved bulky value is 0.02 g/cm3 or more: the

standard improved opacity is 1.0 point or more; and the standard improved brightness is 0.5

point or more. Applicant respectfully requests specific consideration of these recited features.

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Summary

Thus, Applicant respectfully submits that the cited combination of Zhang et al. '268 and

Fallon '380, as evidenced by Biale '096, Xiao et al. '392 and Smook is improper. A resolution

of the Graham factors resides in Applicant's favor, and there is no reason or rationale for one of

ordinary skill in the art to make the cited combination of references. For the reasons above and

as previously stated in the May 5th Request for Reconsideration, and withdrawal of this rejection

is respectfully requested.

Conclusion

In view of the above remarks and those of record, it is believed that claims are allowable.

A Notice of Allowability is earnestly solicited. Favorable consideration of newly added claims

29 and 30 is also respectfully requested.

Should there be any outstanding matters that need to be resolved in the present

application, the Examiner is respectfully requested to contact Eugene T. Perez (Reg. No. 48,501)

at the telephone below to conduct an interview in an effort to expedite prosecution in connection

with the present application.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37.C.F.R. §§1.16 or 1.14; particularly, extension of time fees.

Dated: June 9, 2008

Respectfully submitted,

By\_

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